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1 STUART HANLON, SBN: 66104
   LAW OFFICES OF STUART HANLON
  179 11<sup>TH</sup> Street, 2<sup>nd</sup> Floor
  San Francisco, California 94103
  (415) 864-5600
  Attorney for Defendant
   EDMUND JEW
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6
                  IN THE UNITED STATES DISTRICT COURT
7
                FOR THE NORTHERN DISTRICT OF CALIFORNIA
8
9
   UNITED STATES OF AMERICA
                                   ) No. CR 07-00705 SI
10
             Plaintiff,
                                     STIPULATION AND [PROPOSED]
                                     ORDER RE EXCLUDING TIME UNDER
11
                                     THE SPEEDY TRIAL ACT
    V.
12
   EDMUND JEW,
13
             Defendant.
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         The case is presently set for January 18, 2008 for status.
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  This matter was set prior to my association of counsel in this
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  case. I have a dental surgery appointment which was scheduled
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  sometime last year and is at 8:30 a.m. on that day. It is hereby
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  requested that this matter be continued for one week.
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        IT IS HEREBY STIPULATED by the parties that time shall be
  excluded from January 18, 2008 until January 25, 2008 pursuant to
  18 U.S.C. Section 3161(h)(8)(B)(iv) for the following reasons:
24 excludeable time is necessary for continuity of counsel.
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1	It is therefore stipulated between the parties that this	
2	case be continued until January 25, 2008 for status.	
3	s/Stuart Hanlon CSBN: 66104	
4	Attorney for Defendant EDMUND JEW	
5	179 11 <sup>th</sup> Street, 2 <sup>nd</sup> Floor San Francisco, CA 94103	
6	415/864-5600 stuarthanlonlaw.com	
7		
8	s/Michael Li-Ming Wang Assistant U.S. Attorney	
9	(Signature approved by telephone) Office of The U.S. Attorney	
10 11	450 Golden Gate Avenue San Francisco, California	
12	IT IS SO ORDERED.	
13		
14	C. \ \ \ _	
15	Dated: Hon. Judge Susan Illston	
16	United States District Judge	
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28	Jew: Stipulation and Order Re: Excluding Time	2